Attorney Reference:	P03EB007/US	IN 7	RULE 63 (37 C.F.R. 1.63 HE UNITED STATES PA) FOR PATENT APPLICATION TENT AND TRADEMAR	ATION
believe I am the original,	first and sole inventor :	at my residence, posi (If only one name is in	office address and cilizenshated below) or an original, fire a sought on the INVENTION RADIATION PATTER	ilp are as stated below next st and joint inventor (if plura ENTITLED:	to my name, and it I names are listed
TEM WAVEGUIDE	E				
	ation of which: (check	one applicable box)			
R III was	attached hereto.		as U.S. Application No.		·····
C. 🔯 was	s filed as PCT Internal . or PCT application) w	ational Applications as amended on	n No. PCT/ KR2004/00	1509 on 22/06/2	004
Bove. I acknowledge the of foreign priority benefits und which designated at least o or PCT International Applica application on which priority	tuty to disclose all informa er 35 U.S.C. I 19(a)-(d) or ne other country than the t ation, filed by me or my as y is claimed, or (2) if no pri	tion known to me to be f 365(h) of any foreign ap Juited States, listed befo Manee disclosing the su	dentified specification, including naterial to patentability as defined plication(s) for patent or inventor wand have also identified below piect matter delimed in this application:	e cartificate, or 386(a) of any PC	T International Application at or inventor's cartificate,
PRIOR FOREIGN APP Application/Patent Number	Country	Dav/Month/Year fi	Date first laid open/published	Patent/Grent dat	No priority
10-2003-008420	Republic of Korea	25/11/2003			
if more prior foreign appl	lections. V how at hatten	and continue on attac	thed page.		
PCT international application to defined in 37 C.F.R. 1.56 v	that disclosed in such prior which became available be	r applications, I acknowledge the state of a	C. 118(e) or 120 and/or 385(c) or on-in-part (CIP) application, ineceeding the duty to disclose all infor ach auch prior application and the PPLICATION(S)	method known to me to be mate	riel to patentability de
PRIOR U.S. PROVISIONAL NONPROVISIONAL Application Number Day/Month/		th/Year filed	50	<u>Status</u> pending/abandoned/patented)	
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that these statements wer 1001 of Title 18 of the Uni	e made with the knowledge ted States Code and that a	ouch willful false statement	rue and that all statements made ents and the like so made are punts may jeopardize the validity of Group (to whom all communications)	r the application or any patent li	usued thereon;
the Patent and Trademani persons no longer with the	customer No. 43559, as se c Office connected therewiselr firm, to add new person firm/ organization who with	t form pelow, individually in and with the resulting a of their firm to that Cui ch sends/sent this case	y and collectively, as my counsel patent, and it hereby authorize the former Number, and to ect and reto them and by whom/which i herm in writing to the contrary.	em to delete from that Cuatome	r Number the names of municate directly with the
MAYER BROWN	nly for Rowe & Maw Llp Gton. D.C.		0043569*	(Customor No. 1)	or communications)
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(2) INVENTOR SIGNATURE:

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FOR ADDITE	ONAL INVENTORS, see attach	ied page.			
See addition	<u>aal foreign priorities</u> on attached DECLA		OF ATTORNEY (continu	ued)	
		ADDITIONAL II		n ,	- 200/
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